	#:99	Filed 04/01/23 Fage 1 01 2 Fage 1D				
1	Eric Bensamochan, Esq. SBN 255482					
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5						
6	Attorney for Plaintiffs Jennifer Svonkin, Rose Svonkin, and Crystal Waters					
7	UNITED STATES DISTRICT COURT					
8	CENTRAL DISTRICT OF CALIFORNIA					
9						
10	Jennfier Svonkin, Rose Svonkin & Crystal Waters	Case No. 2:25-cv-01732-SVW-AJR				
11	D1 : .:cc	NOTICE OF SETTLEMENT IN				
12	Plaintiffs,	PRINCIPLE				
13						
14	VS.					
15						
16	GT of Palm Beach Inc., A Florida Corporation, doing business as Palm Beach					
17						
18						
19						
20	Defendants.					
21						
22	TO THE COURT, ALL PARTIES, AND THEIR COUNSEL,					
23	PLEASE TAKE NOTICE that Plaintiffs Jennifer Svonkin, Rose Svonkin, and					
24	Crystal Waters on the one hand and Defendants GT Of Palm Beach, doing business as					
25	Palm Beach Mitsubishi on the other hand, have reached an agreement in principle to					
26	resolve all claims between the Plaintiff's and the Defendant pending in this action.					
27	Plaintiffs and Defendant are in the process of drafting and executing a formal settlement					
28						

The Bensamochan Law Firm, Inc. 9025 Wilshire Blvd, Suite 215 Beverly Hills, California

ŀ	Case 2:25-cv-01732-SVW-AJR	Document 11	Filed 04/07/25	Page 2 of 2	Page ID
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agreement and stipulation for dismissal. The Parties expect that the final executed joint stipulation of dismissal of all claims will be filed within 30 (thirty) days.

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Dated: April 7, 2025, THE BENSAMOCHAN LAW FIRM, INC.

By: /s/Eric Bensamochan
Eric Bensamochan, Esq.
Counsel for Plaintiffs.

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